

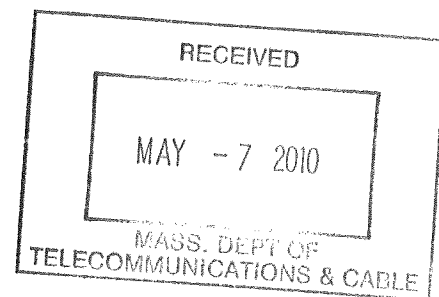
08-14

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May 5, 2010

Ms. Catrice Williams
Department of Telecommunications & Cable
Department Secretary and Paralegal Specialist
1000 Washington Street, 8th Floor, Suite 820
Boston, MA 02118-6500

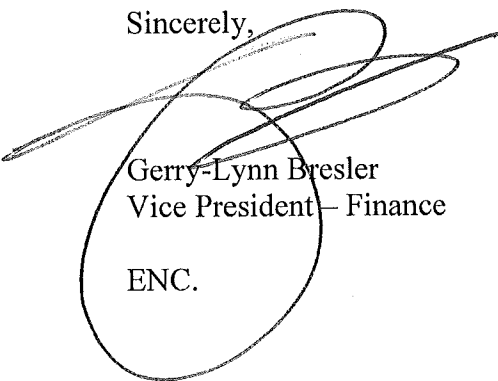


Dear Ms. Williams:

Enclosed please find the response to the single Record Request from the "Second Set of Information Requests of the Department of Telecommunications and Cable to Time Warner Cable," dated April 16, 2010.

If I can be of any assistance, please do not hesitate to call me at 518-242-8805.

Sincerely,



Gerry-Lynn Bresler
Vice President - Finance

ENC.

Time Warner Cable
D.T.C. 08-14 -I.R. 2-1

Question: In Time Warner's 2007 copyright filings for the Great Barrington/Lee system, channel WSHM is listed as a "distant signal" with copyright costs. However, in Time Warner's combined filing for 2008, which includes the North Adams and Great Barrington/Lee systems, WSHM is listed "as a non-distant signal." Explain the change in this designation.

Response: Gerry-Lynn Bresler

Prior to mid-2007, TWC carried the WSHM-LP signal on its Great Barrington/ Lee system as received directly from the WSHM-LP transmitter. This was properly reported as a distant signal because the WSHM-LP transmitter site is more than 35 miles from the affected cable communities. Subsequently, however, TWC obtained permission to receive WSHM-LP as a multicast stream delivered via WFSB, Hartford, CT. Because WFSB is deemed to be significantly viewed in Berkshire County, such carriage was properly reported as local.